

APPLICATION DATA SHEET

Inventor Information

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Citizenship Country:: Argentina

Correspondence Information

Correspondence Customer Number:: 6449

Application Information

Title Line One:: TOPICAL MEDICAMENT FOR SKIN INJURIES
Title Line Two:: AND DISORDERS
Title Line Three::
Title Line Four::
Title Line Five::
Title Line Six::
Title Line Seven::
Total Drawing Sheets:: 0
Formal Drawings?:: No
Application Type:: Utility
Docket Number:: 2119-109

Secrecy Order in Parent Appl?:: No

Representative Information

Representative Customer Number:: 6449

Continuity Information

This application is a:: Continuation of
>Application One:: U.S. Appln. No. 09/231,837
Filing Date:: January 15, 1999
Patent Number::
which is a:: Continuation-in-Part

>>Application Two::
Filing Date::
Patent Number::

U.S. Appln. No. 08/623,970
March 2, 1996

and which is a::

NON-PROVISIONAL of

>>Application Three::
Filing Date::
Patent Number::

U.S. Provisional Appln. 60/008,122
October 30, 1995

This application is a::
>Application Four::
Filing Date::
Patent Number::

FOSTER, 03/03/96

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)	First Named Inventor		Ramon E. VASQUEZ LIPI
	Title	TOPICAL MEDICAMENT FOR SKIN INJURIES AND DISORDERS	
	Attorney Docket Number		2119-109

I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

March 19, 2001
Date


Signature

Bart G. Newland
Typed or printed name

Reg. No. 31,282

FILED 09-03-01

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii).**